Federal Employee's Notice of Traumatic Injury and Claim for Continuation of Pay/Compensation

U.S. Department of Labor

Employment Standards Administration
Office of Workers' Compensation Program.



Employee: Please complete all boxes 1 - 15 below. Do not complete shaded areas. Witness: Complete bottom section 16.

Employing Agency (Supervisor or	Compensation S	Specialist):	Complete s	shaded	boxes a,	b, and	l c.
--------------------	---------------	----------------	--------------	------------	--------	----------	--------	------

Employee Data					
1. Name of employee (Last, First, Middle)				2. Social Securi	ty Number
3. Date of birth Mo. Day Yr.	4. Sex Male Female	5. Home telephone ()	6. Grade as of date of injury	Level	Step
7. Employee's home mailing address (Include ci	ty, state, and ZIP code)			8. Dependents	
				Wife, Hu	sband
				Children	under 18 years
				Other	
Description of Injury					
9. Place where injury occurred (e.g. 2nd floor, M	ain Post Office Bldg., 12th & F	Pine)			
10. Date injury occurred Time	11. Date of this noti	ce 12. Employee's job title			
Mo. Day Yr.	a.m. Mo. Day Y	r.			
13. Cause of injury (Describe what happened ar	· L				
13. Cause of injury (Describe what happened at	ia wily)				
			а	. Occupation cod	е
14. Nature of injury (Identify both the injury and t	the part of the body, e.g., fracti	ure of left leg)	b	. Type code	c. Source code
			C	OWCP Use - NO	Code
Employee Signature			_		
15. I certify, under penalty of law, that the injury of United States Government and that it was not my intoxication. I hereby claim medical treat a. Continuation of regular pay (COP) not beyond 45 days. If my claim is denied or annual leave, or be deemed an own b. Sick and/or Annual Leave I hereby authorize any physician or hospital (of desired information to the U.S. Department of This authorization also permits any official rep	ot caused by my willful miscortment, if needed, and the followed to exceed 45 days and comed, I understand that the continuerpayment within the meaning any other person, institution, Labor, Office of Workers' Contresentative of the Office to example the control of the Office to example the office the office to example the office the of	nduct, intent to injure myself or another wing, as checked below, while disable pensation for wage loss if disability nuation of my regular pay shall be cig of 5 USC 5584. corporation, or government agency pensation Programs (or to its official amine and to copy any records condense.)	ner person, nor by oled for work: for work continues harged to sick /) to furnish any al representative). cerning me.	te	
Any person who knowingly makes any false s as provided by the FECA or who knowingly ac remedies as well as felony criminal prosecutio	ccepts compensation to which	that person is not entitled is subject	to civil or administ	rative	
Have your supervisor complete the receip			·	ment of both.	
Witness Statement					
16. Statement of witness (Describe what you sa	w, heard, or know about this ir	njury)			
Name of witness	Signature	of witness		Date sign	 ed
Address	City		State	ZIP code	

Supervisor's Report: Ple	sase complete information requ	uested below:			
17. Agency name and address of re	eporting office (Include city, state, a	and ZIP code)			OWCP Agency Code
				00114	Site Code
				OSHAS	Site Code
18. Employee's duty station (Street	address and ZIP code)			ZIP Code	
19. Employee's retirement coverage	e CSRS FE	RS Other, (Identify)			
20. Regular		21. Regular			
work a	a.m. a.m. o.m. To: p.m.	work schedule Sun.	Mon. Tue	s. Wed.	Thurs. Fri. Sat.
22. Date Mo. Day Yr.	23. Date Mo. notice received	Day Yr. 24. Date stoppe work	Mo. Da	y Yr.	a.m. p.m.
25. Date Mo. Day Yr.	26. Date 45 day	Mo. Day Yr. 27. Date	ned	ay Yr.	a.m. p.m.
stopped 28. Was employee injured in perform	period began mance of duty? Yes	No (If "No," explain)	ork ———		·
20. Trae employee injured in perion	nance of daty.	140 (II 140, explain)			
29. Was injury caused by employee	e's willful misconduct, intoxication,	or intent to injure self or another	?	Yes (If "Yes," exp	lain) No
	N	()	`		
30. Was injury caused by third party?	Name and address of third party (Include city, state, and ZIP code	e)		
Yes No					
(If "No,"					
go to item 31.)					
32. Name and address of physician	first providing medical care (Includ	de city, state, ZIP code)		33. First date medical care received	Mo. Day Yr.
				34. Do medical	
				reports show	Yes No
				employee is disabled for v	vork?
35. Does your knowledge of the fac	ts about this injury agree with the	statements of the employee and	d/or witness?	Yes	No (If "No," explain)
36. If the employing agency controv	verts continuation of pay, state the	reason in detail.		37. Pay rate	_
				when employee stopped work	=
Cianature of Cunaminar and Fil	ling Instructions			\$	Per
Signature of Supervisor and Fil 38. A supervisor who knowingly cer		enresentation concealment of fa	act etc in respec	t of this claim	
may also be subject to appropria		presentation, conceannent of te	iot, etc., iii respec	or trilo oldirri	
I certify that the information give knowledge with the following ex	en above and that furnished by the	employee on the reverse of this	s form is true to th	e best of my	
Tallottion and the second of t					
Name of supervisor (Type or print)					
Signature of supervisor			Date		
Supervisor's Title	Office phone				
	No lost time and no medical expen			(SF-66-D)	
M L	No lost time, medical expense incu Lost time covered by leave, LWOP First Aid Injury	urred or expected: forward this	form to OWCP		

Instructions for Completing Form CA-1

Complete all items on your section of the form. If additional space is required to explain or clarify any point, attach a supplemental statement to the form. Some of the items on the form which may require further clarification are explained below.

Employee (Or person acting on the employee's behalf)

13) Cause of Injury

Describe in detail how and why the injury occurred. Give appropriate details (e.g.: if you fell, how far did you fall and in what position did you land?)

14) Nature of Injury

Give complete description of the condition(s) resulting from your injury. Specify the right or left side if applicable (e.g., fractured left leg; cut on right index finger).

Supervisor

At the time the form is received, complete the receipt of notice of injury and give it to the employee. In addition to completing items 17 through 39, the supervisor is responsible for obtaining the witness statement in item 16 and for filling in the proper codes in shaded boxes a, b, and c on the front of the form. If medical expense or lost time is incurred or expected, the completed form should be sent to OWCP within 10 working days after it is received.

The supervisor should also submit any other information or evidence pertinent to the merits of this claim.

If the employing agency controverts COP, the employee should be notified and the reason for controversion explained to him or her.

17) Agency name and address of reporting office

The name and address of the office to which correspondence from OWCP should be sent (if applicable, the address of the personnel or compensation office).

18) Duty station street address and zip code

The address and zip code of the establishment where the employee actually works.

19) Employers Retirement Coverage.

Indicate which retirement system the employee is covered under.

30) Was injury caused by third party?

A third party is an individual or organization (other than the injured employee or the Federal government) who is liable for the injury. For instance, the driver of a vehicle causing an accident in which an employee is injured, the owner of a building where unsafe conditions cause an employee to fall, and a manufacturer whose defective product causes an employee's injury, could all be considered third parties to the injury.

32) Name and address of physician first providing medical care

The name and address of the physician who first provided medical care for this injury. If initial care was given by a nurse or other health professional (not a physician) in the employing agency's health unit or clinic, indicate this on a separate sheet of paper.

15) Election of COP/Leave

If you are disabled for work as a result of this injury and filed CA-1 within thirty days of the injury, you may be entitled to receive continuation of pay (COP) from your employing agency. COP is paid for up to 45 calendar days of disability, and is not charged against sick or annual leave. If you elect sick or annual leave you may not claim compensation to repurchase leave used during the 45 days of COP entitlement.

33) First date medical care received

The date of the first visit to the physician listed in item 31.

36) If the employing agency controverts continuation of pay, state the reason in detail.

COP may be controverted (disputed) for any reason; however, the employing agency may refuse to pay COP only if the controversion is based upon one of the nine reasons given below:

- a) The disability was not caused by a traumatic injury.
- The employee is a volunteer working without pay or for nominal pay, or a member of the office staff of a former President:
- The employee is not a citizen or a resident of the United States or Canada;
- The injury occurred off the employing agency's premises and the employee was not involved in official "off premise" duties;
- The injury was proximately caused by the employee's willful misconduct, intent to bring about injury or death to self or another person, or intoxication;
- f) The injury was not reported on Form CA-1 within 30 days following the injury;
- g) Work stoppage first occurred 45 days or more following the injury:
- h) The employee initially reported the injury after his or her employment was terminated; or
- The employee is enrolled in the Civil Air Patrol, Peace Corps, Youth Conservation Corps, Work Study Programs, or other similar groups.

Employing Agency - Required Codes

Box a (Occupation Code), Box b (Type Code), Box c (Source Code), OSHA Site Code

The Occupational Safety and Health Administration (OSHA) requires all employing agencies to complete these items when reporting an injury. The proper codes may be found in OSHA Booklet 2014, "Recordkeeping and Reporting Guidelines."

OWCP Agency Code

This is a four-digit (or four digit plus two letter) code used by OWCP to identify the employing agency. The proper code may be obtained from your personnel or compensation office, or by contacting OWCP.

Benefits for Employees under the Federal Employees' Compensation Act (FECA)

The FECA, which is administered by the Office of Workers' Compensation Programs (OWCP), provides the following benefits for job-related traumatic injuries:

- (1) Continuation of pay for disability resulting from traumatic, job-related injury, not to exceed 45 calendar days. (To be eligible for continuation of pay, the employee, or someone acting on his/her behalf, must file Form CA-1 within 30 days following the injury and provide medical evidence in support of disability within 10 days of submission of the CA-1. Where the employing agency continues the employee's pay, the pay must not be interrupted unless one of the provisions outlined in 20 CFR 10.222 apply.
- (2) Payment of compensation for wage loss after the expiration of COP, if disability extends beyond such point, or if COP is not payable. If disability continues after COP expires, Form CA-7, with supporting medical evidence, must be filed with OWCP. To avoid interruption of income, the form should be filed on the 40th day of the COP period.
- (3) Payment of compensation for permanent impairment of certain organs, members, or functions of the body (such as loss or loss of use of an arm or kidney, loss of vision, etc.), or for serious defringement of the head, face, or neck.

- (4) Vocational rehabilitation and related services where directed by OWCP.
- (5) All necessary medical care from qualified medical providers. The injured employee may choose the physician who provides initial medical care. Generally, 25 miles from the place of injury, place of employment, or employee's home is a reasonable distance to travel for medical care.

An employee may use sick or annual leave rather than LWOP while disabled. The employee may repurchase leave used for approved periods. Form CA-7b, available from the personnel office, should be studied BEFORE a decision is made to use leave.

For additional information, review the regulations governing the administration of the FECA (Code of Federal Regulations, Chapter 20, Part 10) or pamphlet CA-810.

Privacy Act

In accordance with the Privacy Act of 1974, as amended (5 U.S.C. 552a), you are hereby notified that: (1) The Federal Employees' Compensation Act, as amended and extended (5 U.S.C. 8101, et seq.) (FECA) is administered by the Office of Workers' Compensation Programs of the U.S. Department of Labor, which receives and maintains personal information on claimants and their immediate families. (2) Information which the Office has will be used to determine eligibility for and the amount of benefits payable under the FECA, and may be verified through computer matches or other appropriate means. (3) Information may be given to the Federal agency which employed the claimant at the time of injury in order to verify statements made, answer questions concerning the status of the claim, verify billing, and to consider issues relating to retention, rehire, or other relevant matters. (4) Information may also be given to other Federal agencies, other government entities, and to private-sector agencies and/or employers as part of rehabilitative and other return-to-work programs and services. (5) Information may be disclosed to physicians and other health care providers for use in providing treatment or medical/vocational rehabilitation, making evaluations for the Office, and for other purposes related to the medical management of the claim. (6) Information may be given to Federal, state and local agencies for law enforcement purposes, to obtain information relevant to a decision under the FECA, to determine whether benefits are being paid properly, including whether prohibited dual payments are being made, and, where appropriate, to pursue salary/administrative offset and debt collection actions required or permitted by the FECA and/or the Debt Collection Act. (7) Disclosure of the claimant's social security number (SSN) or tax identifying number (TIN) on this form is mandatory. The SSN and/or TIN, and other information maintained by the Office, may be used for identification, to support debt collection efforts carried on by t

Note: This notice applies to all forms requesting information that you might receive from the Office in connection with the processing and adjudication of the claim you filed under the FECA.

Receipt of Notice of Injury		
This acknowledges receipt of Notice of Injury sustained by (Name of injured employee)		
Which occurred on (Mo., Day, Yr.)		
At (Location)		
Signature of Official Superior	Title	Date (Mo., Day, Yr.)